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TRANSMITTAL FORM		Application Number	10/584,358	1
		Filing Date	June 23, 2006	
		First Named Inventor	Fox et al.	
		Art Unit	Unknown	
(to be used for all correspondence after initial t	iling)	Examiner Name	Unknown	
Total Number of Pages in This Submission	56	Attorney Docket Number	3276-7872US ()	

	Attorney bocket Number	3270-787203 ()	
ENCLOSURES (check all that apply)			
Fee Transmittal Form	☐ Drawing(s)	After Allowance Communication to TC	
☑ Fee Attached	Licensing-related Papers	Appeal Communication to Board of Appeals and Interferences	
Amendment / Reply	Petition by Person Having Proprietary Interest to File Application on Behalf of inventors Who Refuse to Sign or Canr Be Found	(Appeal Notice, Brief, Reply Brief)	
After Final	Petition to Convert to a Provisional Application	Proprietary Information	
Affidavits/declaration(s)	Power of Attorney by Assignee and Certificate Under 37 C.F.R. § 3.73(b)	Status Letter	
Extension of Time Request	Terminal Disclaimer	Other Enclosure(s) (please identify below):	
Express Abandonment Request	Request for Refund CD, Number of CD(s)	Statement of Facts in Support of Filing on Behalf of Non-signing Inventors, with attached License	
Information Disclosure Statement		Agreement and 2 Deeds of Confirmation	
	☐ Landscape Table on CD	Statement Establishing Proprietary Interest by Entity Signing on Behalf of Non-signing Inventor	
Certified Copy of Priority Document(s)	Remarks		
Reply to Missing Parts/ Incomplete Application	The Commissioner is authorized to charge any additional fees required but not submitted with any document or request requiring fee payment under 37 C.F.R. §§ 1.16 and 1.17 to Deposit Account 20-1469 during pendency of this application.		
Reply to Missing Parts under 37 CFR1.52 or 1.53			
SIGN	NATURE OF APPLICANT, ATTORNE	r, OR AGENT	
Firm	TraskBritt, P.C.		
Signature Haullet			
Printed Name	Edgar R. Cataxinos		
Date	March 2, 2007 Reg	39,931	
CERTIFICATE OF MAILING			
Express Mail Label Number: EV 962535495 US			
Date of Deposit: March 2, 2007			
Person Making Deposit: Di Sanders			

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patert and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PTO/SB/17p (09-06)

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PETITION FEE Under 37 CFR 1.17(f), (g) & (h) **TRANSMITTAL**

(Fees are subject to annual revision)

Send completed form to: Commissioner for Patents P.O. Box 1450, Alexandria, VA 22313-1450

Application Number	10/584,358
Filing Date	June 23, 2006
First Named Inventor	John Fox
Art Unit	Unknown
Examiner Name	Unknown
Attorney Docket Number	3276-7872US

(g), or (h)). Payment of \$\frac{200}{000} is enclosed. This form should be included with the above-mentioned petition and faxed or mailed (e.g., Mail Stop Petition), if applicable. For transmittal of processing fees under 37 (e.g., Mail Stop Petition).	d to the Office using the appropriate Mail Stop
Payment of Fees (small entity amounts are NOT available for the petition fee The Commissioner is hereby authorized to charge the following fees to petition fee under 37 CFR 1.17(f), (g) or (h) any defice Enclose a duplicative copy of this form for fee processing.	
Check in the amount of \$ 200 is enclosed	
Payment by credit card (Form PTO-2038 or equivalent enclosed). Do	not provide credit card information on this form.
Petition Fees under 37 CFR 1.17(f): Fee \$400 Fee Code 1462 For petitions filed under: § 1.36(a) - for revocation of a power of attorney by fewer than all applicants § 1.53(e) - to accord a filing date. § 1.57(a) - to accord a filing date. § 1.182 - for decision on a question not specifically provided for. § 1.183 - to suspend the rules. § 1.378(e) - for reconsideration of decision on petition refusing to accept delayed payment of m § 1.741(b) - to accord a filing date to an application under § 1.740 for extension of a patent term	
Petition Fees under 37 CFR 1.17(g): Fee \$200 Fee Code 1463 For petitions filed under: § 1.12 - for access to an assignment record. § 1.14 - for access to an application. § 1.47 - for filing by other than all the inventors or a person not the inventor. § 1.59 - for expungement of information. § 1.103(a) - to suspend action in an application. § 1.136(b) - for review of a request for extension of time when the provisions of section 1.136(a) 1.295 - for review of refusal to publish a statutory invention registration. § 1.296 - to withdraw a request for publication of a statutory invention registration filed on or aft 1.377 - for review of decision refusing to accept and record payment of a maintenance fee file 1.3550(c) - for patent owner requests for extension of time in exparte reexamination proceeding 1.956 - for patent owner requests for extension of time in inter partes reexamination proceeding 5.12 - for expedited handling of a foreign filing license. § 5.15 - for changing the scope of a license. § 5.25 - for retroactive license.	er the date the notice of intent to publish issued. ed prior to expiration of a patent. ngs.
Petition Fees under 37 CFR 1.17(h): Fee \$130 Fee Code 1464 For petitions filed under: § 1.19(g) - to request documents in a form other than that provided in this part. § 1.84 - for accepting color drawings or photographs. § 1.91 - for entry of a model or exhibit. § 1.102(d) - to make an application special. § 1.138(c) - to expressly abandon an application to avoid publication. § 1.313 - to withdraw an application from issue. § 1.314 - to defer issuance of a patent.	
Signature Edgar R. Cataxinos	March 2, 2007 Date 39,931
Typed or printed name	Registration No., if applicable

This collection of information is required by 37 CFR 1.17. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 5 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.





IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:		
Fox et al.		
Serial No.: 10/584,358	NOTICE OF E	XPRESS MAILING
Filed: June 23, 2006	Express Mail Mailing Label Number:	EV 962535495 US
For: A SYSTEM FOR WATER TREATMENT	Date of Deposit with USPS:	March 2, 2007 Di Sanders
Confirmation No.: Unknown		
Examiner: Unknown		

PETITION BY PERSON HAVING PROPRIETARY INTEREST TO FILE APPLICATION ON BEHALF OF INVENTORS WHO REFUSE TO SIGN OR CANNOT BE FOUND (37 C.F.R. § 1.47(b))

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Group Art Unit: Unknown

Attorney Docket No.: 3276-7872US

Sir:

1. The party having a proprietary interest in the above referenced application signs below and petitions to make this application on behalf of the non-signing inventors:

John Fox; and

Errol O'Brien.

2. This Petition is accompanied by (i) A Declaration for Patent Application (With Power of Attorney); (ii) a showing of sufficient proprietary interest, (iii) proof of the pertinent facts, including a showing that such action is necessary to preserve the rights

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of the parties; and (iv) the last known address of the non-signing inventors as set forth in the accompanying: STATEMENT OF FACTS IN SUPPORT OF FILING ON BEHALF OF NON-SIGNING INVENTORS (37 C.F.R. § 1.47(b)).

- 3. A check for the amount of \$200.00 for the fee set forth in 1.17(g) is also enclosed. The commissioner is hereby authorized to charge any additional fees or credit any overpayment to TraskBritt Deposit Account 20-1469.
- 4. Identification of party Making This Statement:

The party making this statement is the owner, or a person authorized to sign on behalf of the owner, on the basis of a Deed of Confirmation executed by John Fox, and a Deed of Confirmation executed by Errol O'Brien, and a License Agreement dated November 30, 2001, between BUSHWATER HOLDINGS PTY LTD. and BUSHWATER PTY LTD., copies of which are attached to the enclosed STATEMENT ESTABLISHING PROPRIETARY INTEREST BY ENTITY SIGNING ON BEHALF OF NON-SIGNING INVENTOR.

By:

Respectfully submitted,

BUSHWATER HOLDINGS PTY LTD, an Australian company

Date: 16/2/07 X

-2-





IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Fox et al.

Serial No.: 10/584,358

Filed: June 23, 2006

For: A SYSTEM FOR WATER

TREATMENT

Confirmation No.: Unknown

Examiner: Unknown

Group Art Unit: Unknown

Attorney Docket No.: 3276-7872US

NOTICE OF EXPRESS MAILING

Express Mail Mailing Label Number: EV 962535495 US

Date of Deposit with USPS: March 2, 2007

Person making Deposit: Di Sanders

STATEMENT OF FACTS IN SUPPORT OF FILING ON BEHALF OF NONSIGNING **INVENTOR (37 C.F.R. § 1.47)**

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

This statement is made as to the facts that are relied upon to show the refusal of the nonsigning inventors, John Fox and Errol O'Brien, to sign the Declaration for Patent Application (With Power of Attorney) for the above referenced Patent.

Because signing on behalf of the non-signing inventors is by an entity showing sufficient proprietary interest, this statement also recites facts as to why this action is necessary to preserve the rights of the parties or to prevent irreparable damage.

This statement is being made by the available person having first-hand knowledge of the facts recited therein.

Identification of Person Making This Statement of Facts

Name: Douglas R. Young, Director

Address: 53 Coldwell Road, Yandina QLD 4561 Australia

DETAILS OF REFUSAL OF NON-SIGNING INVENTOR TO SIGN APPLICATION PAPERS

- 1. John Fox and Errol O'Brien were formerly employed by Bushwater Pty Ltd, an Australian company, to assist in the development of the invention which is the subject of the above referenced Patent Application.
- 2. Bushwater Pty Ltd. and Bushwater Holdings Pty Ltd. entered into a License Agreement dated November 30, 2001 (copy attached), in which they agreed that "If an improvement is made or developed by the Licensee [Bushwater Pty Ltd], all Intellectual Property rights in the improvement belong to Licensor [Bushwater Holdings Pty Ltd.]; and the Licensee hereby assigns to the Licensor such Intellectual Property." See Section 6.3.1. The invention which is the subject of the above referenced Patent Application is an "Improvement" subject to the License Agreement.
- 3. Bushwater Pty Ltd. Terminated its employment contract with John Fox and Errol O'Brien on July 20, 2006.
- 4. On July 20, 2006, John Fox and Errol O'Brien signed Deeds of Confirmation (copies attached) in which they agreed that all rights, title and interest in the claimed invention have vested in Bushwater Pty Ltd., and that they have no grounds to challenge or dispute the proprietorship of the invention.
- 5. The Deeds of Confirmation also assigned any residual rights in the claimed invention to Bushwater Pty Ltd., and John Fox and Errol O'Brien agreed to execute all documents necessary or desirable to complete registration of Bushwater Pty Ltd. as the owner of any registrable intellectual property rights in respect of the invention.
- 6. John Fox and Errol O'Brien have, since the execution of the Deeds of Confirmation, been completely uncooperative in their dealings with Bushwater Pty Ltd., and they have refused to honor their agreements with Bushwater Pty. Ltd, including the execution of documents and the return of property.

- 7. Because of the termination of the employment of John Fox and Errol O'Brien, there is ongoing hostility which makes it very unlikely that they will sign the Declaration for Patent Application with Power of Attorney.
- 8. The last known address of John Fox is:

5/21 Maple Street Maleny QLD 4552, AUSTRALIA.

9. The last known address of Errol O'Brien is:

301 Oakey Flat Road Morayfield QLD 4506, AUSTRALIA

PROOF OF NEED TO PREVENT IRREPARABLE DAMAGE OR PRESERVE THE RIGHTS OF THE PARTIES

The present Patent Application was filed on June 23, 2006, and claims priority to Australian Patent Application 2003907125 filed on December 24, 2003. The deadline for filing in the United States was June 24, 2006; therefore, the filing date of June 23, 2006, must be maintained in order to maintain the claim of priority to Australian Patent Application 2003907125.

Dated 16/2/07 X

Dated: 30/h /1, / 2001

BUSHWATER HOLDINGS PTY LTD ACN 098 326 399

("Licensor")

BUSHWATER PTY LTD ACN 093 336 602 ("Licensec")

LICENCE AGREEMENT

Commissioner of Stanp Duties,

LICENCE AGREEMENT

THIS ACREEMENT is made the

る。な

day of

November

2001.

BETWEEN

 BUSHWATER HOLDINGS PTY LTD ACN 098 326 399 of 3/105 Molesworth Street, Lismore, New South Wales, Australia ("Licensor")

AND

 BUSHWATER PTY LTD ACN 093 336 602 of 3/105 Molesworth Street, Lismore, New South Wales, Australia ("Licensee")

BACKGROUND

- A. The Licensor is the owner of certain patents, trademarks and trade secrets with respect to the manufacture and sale of Waterboy.
- B. The Licensee has requested a licence to manufacture, market and sell the intellectual property.
- C. The Licensor has agreed to grant a licence to the Licensee on the following terms and conditions.

THE PARTIES AGREE:-

1. INTERPRETATION

1.1. Definitions

In this Agreement, unless the context otherwise requires:-

"Agreement" means this Agreement and any Schedule.

"Authorised Officer" means a director, secretary or manager.

"Business Day" means Monday, Tuesday, Wednesday, Thursday or Friday other than a day gazetted to be a holiday in Brisbane.

"Confidential Information" means:

- information about the business, customers, services and products of a party to this Agreement;
- the negotiation of and terms of this Agreement; and
- intellectual property of any kind belonging to a party including the right to apply for registration of intellectual property;

but excludes information which is in the public domain other than through a breach of this Agreement.

"Improvement" means an Improvement, enhancement, development, modification or adaptation of the Technology.

"Intellectual Property" means statutory and other proprietary rights in respect of the Trade Mark, any unregistered trade marks, Patents, unregistered or unregistrable Patents, moral rights, layouts, design rights, copyright, Confidential Information, know how and all other rights with respect to Intellectual Property as defined in Article 2 of the Convention establishing the World Intellectual Property Organisation of July 1967:

"Invention" means the Invention the subject of the Patent Rights.

"Patent Rights" means Patent Application PR8257, any patent resulting from that Patent Application and any continuation, continuation in part, division, reissue or substitution of any of them.

"Product" means any good or product (or any part of a good or product) which applies, or is made according to, all or any part of the Technology.

"Technical Information" means drawings, specifications, processes, techniques, samples, specimens, prototypes, designs, research and development results, test results and other technical and scientific information relating to the Invention, the Patent Rights or the Product, at any time disclosed (whether orally, electronically or in writing) to or otherwise obtained by the Licensee from the Licensor.

"Technology" means the Invention and the Patent Rights, the Technical Information and all Intellectual Property Rights (including without limitation present and future copyright) subsisting in the Technical Information or any material form of them.

"Term" means the period from the date of this Agreement until the expiry of the last of the Patent Rights.

"Territory" means the whole of the world.

"Trade Mark" means the registered Trademark No 796970 for the word only mark "Waterboy" in Class 40.

1.2. Interpretation of this Agreement

Unless expressed to the contrary:

- 1.2.1. the singular includes the plural and vice versa; and
- 1.2.2. if a word or phrase is defined, other parts of speech and grammatical forms of that word or phrase have corresponding definitions;
- 1.2.3. the word "person" includes a firm, unincorporated association, corporation and a government or statutory body or authority;
- 1.2.4. a consent or notice is to be in writing;
- 1.2.5. the word "including" when introducing a list of items does not limit the meaning of the words to which the list relates to those items or to items of a similar kind;
- 1.2.6. any gender includes the other genders;

- 1.2.7. a reference to a person includes legal personal representatives, successors and permitted assigns;
- 1.2.8. a reference to a statute, regulation, ordinance or code ("statutory provision") includes a reference to:
 - 1.2.8.1. that statutory provision as amended or re-enacted from time to time; and
 - 1:2.8.2. a statute, regulation or provision enacted in replacement of that statutory provision;
- 1.2.9. a reference to a right includes a benefit, remedy, discretion, authority or power;
- 1.2.10. a reference to an obligation includes a warranty or representation and a reference to a failure to observe or perform an obligation includes a breach of warranty or representation;
- 1.2.11. a reference to time is to local time in Queensland;
- 1.2.12. \$ or "dollars" is a reference to the lawful currency of Australia;
- 1.2.13. the word "writing" includes any mode of representing or reproducing words in tangible and permanently visible form and includes facsimile and email transmissions;
- 1.2.14. a reference to any thing includes a part of that thing;
- 1.2.15. a party, clause or schedule is a reference to a party, clause or schedule of or to this Agreement:
- 1.2.16. a reference to this Agreement or another instrument includes any variation or replacement of either of them;
- 1.2.17. the word "day" means calendar day and the word "month" means calendar month;
- 1.2.18. if any period of time expires on a Saturday, Sunday or gazetted holiday for the City of Brisbane, then the period will be taken to expire on the next Business Day; and
- 1.2.19. the word "year" means a calendar year of 365 or 366 days as the case may be.

1.3. Headings

Headings do not affect the interpretation of this Agreement.

2. GRANT OF LICENCE

The Licensor hereby grants to the Licensec an exclusive licence (including the right to grant sub-licences) for the Territory during the Term to:

2.1. exploit the Invention and the Patent Rights; and

2.2. use, reproduce, modify and adapt the Technology and all Intellectual Property rights in respect of it, on the terms of this Agreement for all purposes including manufacture, distribution, marketing and sale.

3. PAYMENT

In consideration of the grant of the licence under clause Error! Reference source not found, the Licensee must pay to the Licensor \$10.00 on the date of this Agreement and must pay the Licensor (or at the direction of the Licensor) the direct cost of obtaining and maintaining the Patent Rights and the Licensee indemnifies the Licensor from and against all such costs and expenses.

4. GENERAL OBLIGATIONS OF THE LICENSEE

- 4.1. The Licensee must:
 - 4.1.1. use its best efforts to sell and market the Products in the Territory and commercially exploit the Technology in the Territory;
 - 4.1.2. comply with all laws, acts, regulations, orders or directives of authorities relating to the distribution, sale, supply or manufacture of the Product;
 - 4.1.3. at its own expense undertake and be responsible for applying for, obtaining and maintaining all statutory, regulatory, administrative or Governmental approvals, consents and registrations required by law to be obtained in connection with the manufacture, use, sale or supply of Products or the exploitation of the Technology in the Territory.

5. INDEMNITY INSURANCE AND EXCLUSION OF WARRANTIES

- 5.1. The Licensee makes and sell the Products and exploits the Technology at the Licensee's own risk.
- 5.2. The Licensee indemnifies the Licensor and its representatives from and against all actions, claims, loss, damage, costs and expenses howsoever and wheresoever arising (whether during or after the Term of this Agreement) suffered or incurred by the Licensor arising directly or indirectly from or in respect of:
 - 5.2.1. the manufacture, sale, marketing or supply of any Products by or on behalf of the Licensee or any sublicensee;
 - 5.2.2. the use by any person of any Products; or
 - 5.2.3. the exercise by the Licensee of any of its rights under this Agreement.
- 5.3. The Licensee must take out, maintain and keep current in respect of the manufacture, sale, marketing or use of Products:
 - 5.3.1. adequate Product liability insurance; and
 - 5.3.2. appropriate third party and other insurance,

each from an insurer acceptable to the Licensor. The Licensee must make copies of and give certificates of currency for these policies to the Licensor upon request.

6. OWNERSHIP OF INTELLECTUAL PROPERTY AND IMPROVEMENTS

- 6.1. All Intellectual Property in and to the Technology belong to and remain vested in the Licensor.
- 6.2. Each party must on a regular basis and in any event not less than once every six months disclose to the other party reasonable details of any Improvement made or acquired by that party.
- 6.3. If an Improvement is made or developed by the Licensee, all Intellectual Property rights in the Improvement belong to the Licensor; and
 - 6.3.1. the Licensee hereby assigns to the Licensor such Intellectual Property; and
 - 6.3.2. the Improvement will thereupon be deemed to be part of the Technology licensed under this Agreement.

7. INTELLECTUAL PROPERTY RIGHTS AND INFRINGEMENT

- 7.1. The Licensee acknowledges and agrees that all Intellectual Property in and to the Technology is owned solely by the Licensor. Except as is expressly provided, nothing in this Agreement is intended to convey to the Licensee any Intellectual Property in or to the Technology.
- 7.2. The Licensor warrants that as far as it is aware, the Technology is valid and non infringing, and that the exploitation of the Patents and the exercise of Intellectual Property rights in the other technology or the manufacture, sale, marketing or other dealing in Products by or on behalf of the Licensee are not or will not be an infringement of the rights (including Intellectual Property rights) of a third party.
- 7.3. The Licensor excludes all liability to the Licensee in respect of the ability of the Licensee to use the Technology, the quality or performance of Products manufactured by or on behalf of the Licensee or any sublicensee or the claims of third parties arising from the use of the Products or Technology.
- 7.4. The Licensee must promptly and fully inform the Licensor in writing of:
 - 7.4.1. any infringement or threatened infringement of the Intellectual Property in and to the Technology (or any aspect of it);
 - 7.4.2. any unauthorised use of or exercise of Intellectual Property rights in the Technology; and
 - 7.4.3. any attack or threatened attack on the grant or validity of any Patent or a party's rights to use the Invention as contemplated by this Agreement,

which may come to that party's attention.

- 7.5. The Licensee must not directly or indirectly:
 - 7.5.1. at any time challenge, contest, deny or assist any other person to challenge, contest or deny the validity of the Patent Rights (including any patent or claim within them) the right or title of the Licensor to the Patents or the grant of a patent pursuant to any patent application within the Patent Rights; or

7.5.2. oppose any application by the Licensor for an extension of the term of the Patent Rights,

and if it does so, the Licensor may at any time immediately terminate this Agreement by notice in writing.

8. TERMINATION

Without limiting any other rights it may have, a party may terminate this Agreement at any time by giving notice of termination to the other party if that other party:

- 8.1. fails to pay when due any amount payable under this Agreement and continues the default for a period of 14 days after receipt of a notice requiring payment;
- 8.2. is in breach of any of its other obligations under this Agreement and, if that breach is capable of remedy, does not rectify that breach within 30 days after receipt of a notice to remedy the breach;
- 8.3. is unable to pay its debts as they fall due, makes or commences negotiations with a view to making a general rescheduling of its indebtedness, a general assignment, scheme arrangement or composition with its creditors;
- 8.4. takes any corporate action or any steps are taken or legal proceedings are started for:
 - 8.4.1. its winding up, dissolution, liquidation or reorganisation other than to reconstruct or amalgamate whilst solvent on terms approved by the other party (which approval will not be unreasonably withheld); or
 - 8.4.2. the appointment of a controller, receiver, administrator, official manager, trustee or similar officer of it or any of its revenue and assets; or
- 8.5. seeks protection or is granted protection from its creditors under any applicable legislation.

Upon termination of this Agreement, this Agreement and all further rights and obligations under it are at an end.

9. ASSIGNMENT AND SUBLICENSING

- 9.1. The Licensee must not except with the prior consent in writing of the Licensor, assign, transfer, mortgage or part with any of its rights under this Agreement.
- 9.2. The Licensee may sublicence its rights under this Agreement on such terms as it deems fit.

10. NOTICES

- 10.1. A communication in connection with this Agreement:
 - 10.1.1. may be given by an Authorised Officer of the relevant party or the solicitors for the relevant party;
 - 10.1.2. must be in writing; and

- 10.1.3. must be left at the address of the addressee in Australia, or sent by prepaid ordinary post to the address of the addressee in Australia or sent by facsimile to the facsimile number of the addressee in Australia.
- 10.2. Unless a later time is specified in it, a communication takes effect from the time it is actually received or taken to be received.
- 10.3. A communication is taken to be received
 - in the case of delivery by hand, on the day of delivery if delivered by 5.00 pm on a Business Day, otherwise on the next Business Day;
 - 10.3.2. in the case of delivery by post, if posted in Australia on the third Business Day after posting or if posted outside Australia on the seventh Business Day after posting; and
 - in the case of a facsimile, on the day shown on the transmission report produced by the machine from which the facsimile was sent which indicates that the facsimile was sent in its entirety to the facsimile number of the recipient but if the time of transmission is after 5:00 pm on a Business Day the facsimile is to be taken to be received on the following day:
- 10.4. Until a party notifies otherwise, addresses for service of communication are as follows:-

Name:

Bushwater Holdings Pty Ltd

Address:

3/105 Molesworth Street, Lismore, New South Wales

Telephone:

Facsimile:

Name:

Bushwater Pty Ltd

Address:

3/105 Molesworth Street, Lismore, New South Wales

Telephone: Facsimile:

10.5. Without preventing any other mode of service, any originating process in an action in respect of this Agreement may be served on a party by being delivered to or left for that party at its address for service of notices under this clause.

11. MISCELLANEOUS

Time of the essence

11.1. In every circumstance, time is of the essence of this Agreement.

Governing Law and Jurisdiction

11.2. This Agreement is to be governed and determined in accordance with the law of the State of Queensland and the parties must submit to the jurisdiction of the Courts of that State.

Entire Agreement

11.3. This Agreement constitutes the entire agreement of the parties about its subject matter and any previous agreements, undertakings, negotiations, representations and warranties cease to have any effect from the date of this Agreement.

Waiver and Variation

- 11.4. A provision of or a right created by this Agreement may not be waived or varied except in writing.
- 11.5. A party's failure or delay to exercise a right does not operate as a waiver of that right.
- 11.6. The exercise of a right does not preclude its future exercise or the exercise of any other right.
- 11.7. The waiver of a right will be effective only in respect of the specific instance to which it relates and for the specific purpose for which it is given

Remedies Cumulative

11.8. The rights provided in this Agreement are cumulative with and not exclusive of the rights provided by law or in equity independently of this Agreement.

Preservation of accrued rights

- 11.9. The expiration, termination or determination of this Agreement:
 - 11.9.1. will not affect the provisions expressed or implied to operate or have effect after expiration, termination or determination; and
 - 11.9.2. will be without prejudice to any right of action already accrued to a party in respect of a breach of this Agreement by another party.

Invalidity

11.10. If any term of this Agreement is invalid for any reason, that invalidity will not affect the validity or operation of any other term of this Agreement except to the extent necessary to give effect to that invalidity.

Counterparts

11.11. This Agreement may consist of a number of counterparts and the counterparts taken together constitute one and the same instrument.

Exchange by facsimile

11.12. The exchange of executed counterparts by facsimile will create a binding agreement.

Joint and several liability

- 11.13. An agreement, representation or warranty in favour of two or more persons is for the benefit of them jointly and severally.
- 11.14. An agreement, representation or warranty on the part of two or more persons binds them jointly and severally.

Act or omission

- 11.15. In this Agreement, reference to an act or omission by a party includes:-
 - 11.15.1. if a party comprises more than one person, an act or omission by any one or more of those persons;
 - 11.15.2. the permitting or allowing by a party of an act or omission; and
 - an act or omission of an employee (whether or not acting within the scope of his employment), agent, contractor or invitee of a party.

Non-merger

11.16. The provisions contained in this Agreement survive and do not merge on completion.

No partnership

11.17. None of the provisions of this Agreement are to be taken to constitute a partnership between the parties.

Survival of Indemnities

11.18. Each indemnity in this Agreement is a continuing obligation, separate and independent from the other obligations of the parties and survives termination of this Agreement.

Enforcement of Indomnities

11.19. It is not necessary for a party to incur expense or make payment before enforcing a right of indemnity conferred by this Agreement.

Further Assurances

11.20. Each party must execute the documents and do everything necessary or appropriate to bind it under and to give effect to this Agreement and must use its best endeavours to cause relevant third parties to do likewise.

Consent

11.21. A party must not unreasonably withhold its approval or consent unless this Agreement expressly provides otherwise.

12. CONFIDENTIAL INFORMATION

- 12.1. Each party must:
 - 12.1.1. treat the Confidential Information as secret and confidential;
 - 12.1.2. not use the Confidential Information for any purpose other than the performance of its obligations under this Agreement;
 - 12.1.3. not copy, reproduce, make records of or take extracts from Confidential Information except as is reasonably necessary to enable a party to perform its obligations under this Agreement; and

- 12.1.4. not directly or indirectly disclose the Confidential Information to any person.
- 12.2. Clause 12.1.4 does not apply to:
 - 12.2.1. disclosure required by law or the listing rules of the Australian Stock Exchange Limited;
 - 12.2.2. disclosure to employees of a party who have agreed in writing to abide by the terms of clause 12.1; or
 - 12.2.3. disclosure to a party's legal, accounting or financial advisors under a duty of confidentiality.

13. STAMP DUTY AND COSTS

- 13.1. All stamp duty and registration fees payable on this Agreement and on any instruments of transfer, deeds, agreements or other documents referred to in or contemplated by this Agreement must be paid by the Licensec. The Licensec must indemnify and keep indemnified all other parties to this Agreement with respect to those costs and any consequential costs.
- 13.2. Except as otherwise provided in this Agreement, the parties must bear their own legal costs and disbursements incurred in the preparation and execution of this Agreement.

GOODS AND SERVICES TAX

- 14.1. "GST" and any other terms defined in A New Tax System (Goods and Services Tax) Act 1999 and any associated legislation (the "GST Law") have the same meaning when used in this clause.
- 14.2. All amounts set out in this Agreement are exclusive of any GST payable.
- 14.3. If a taxable supply for the purposes of the GST Law is made under this Agreement, the consideration for that taxable supply will be increased by an amount calculated as A x R.

where A = the consideration payable for the supply apart from this clause; and R = the rate of GST applicable to the supply.

- 14.4. The recipient of a taxable supply must pay the increase in consideration calculated under clause 14.3 on the later of:
 - 14.4.1. the day the consideration for the taxable supply is payable under this Agreement; and
 - 14.4.2. the day the supplier gives a tax invoice for the taxable supply to the recipient of the supply.
- 14.5. If at any time and for any reason a party's registration under the GST Law is cancelled with effect from a date prior to a taxable supply being made by that party under this Agreement, the supplier must refund to the recipient of the supply any amount paid under clause 14.3.

14.6. This clause does not merge on or by completion of this Agreement.

EXECUTED as an Agreement	
EXECUTED by BUSHWATER HOLDINGS PTY LTD ACN 098 326 399 in accordance with the Corporations Law and signed by:))))
) [Affix Seul if applicable]
III-	
Director	Director/Secretary
Full name of Director	Full name of Director/Secretary
Sole Director and Sole Secretary	Full name of Sole Director and Sole Secretary
EXECUTED by BUSHWATER PTY LTD ACN 093 336 602 in accordance)
with the Corporations/Law and signed by:) }
) [Affix Seal if applicable]
Director	Director/Secretary
ERIC WILLIAM MARKEROW	
Full name of Director	Full name of Director/Secretary
Sole Director and Sole Secretary	Full name of Sole Director and Sole Secretary

DATED: 20 July 2006

BETWEEN:

JOHN FOX

"Fox"

AND:

BUSHWATER PTY LTD (ACN 098 336 602)

"Bushwater"

DEED OF CONFIRMATION

This Deed is made the 20th day of July 2006.

BETWEEN:

JOHN FOX of 5/21 Maple Street, Maleny, Queensland, 4552

"Fox"

AND:

BUSHWATER PTY LTD (ACN 098 336 602) of 3/105 Molesworth

Street, Lismore, New South Wales, 2480

"Bushwater"

BACKGROUND:

- A. Fox entered into an agreement with Bushwater to perform certain work.
- B. During the course of his working for Bushwater, Fox assisted in the development of Invention.
- C. The parties wish to confirm that all rights, title and interest in the Invention have vested entirely in Bushwater and have entered into this Deed to confirm such ownership.

IT IS AGREED:

1. CONFIRMATION AND ASSIGNMENT

- 1.1 The Parties hereby confirm that all rights, title and interest in the Invention have vested and vest in Bushwater and that Fox has no grounds to challenge or dispute, or assist a third party to challenge or dispute Bushwater's proprietorship of the Invention.
- 1.2 For the avoidance of any doubt, to the extent that there are any residual rights that have not vested in Bushwater, Fox hereby assigns to Bushwater all right, title and interest in:
 - (a) the Invention; and
 - (b) the Intellectual Property Rights.
- 1.3 Fox undertakes to do all acts and execute all documents necessary or desirable, as required by Bushwater, to complete registration of Bushwater as the owner of any registrable Intellectual Property Rights in respect of the Invention.
- 1.4 This Deed is governed by and is construed in accordance with laws of Queensland.
- 1.5 This Deed may consist of a number of counterparts and, if so, the counterparts when executed and taken together shall constitute one document.

2. DEFINITION

"Intellectual Property Rights"

Means the intellectual property rights in the Invention, being:

(a) Any rights in any patent application filed in respect of the Invention (the "Patent Application");

- (b) All copyright subsisting, whether now or at some time in the future, in any aspect of or relating to the Invention;
- (c) Any rights in any registered or registrable but unregistered or unregistrable design incorporating or relating to the Invention;
- (d) Any rights in any trade mark (whether registered or unregistered) including but not limited to any pending trade mark applications, relating to or used in conjunction with the Patent Application;
- (e) All other industrial or intellectual property rights of whatsoever nature and howsoever arising, directly relating to the Invention; and
- (f) Any rights in any licence or other applications or right to use, or grant the use of or apply for registration of, any of the rights referred to in any of the subparagraphs above.

"Invention"

Means the invention the subject of PCT/AU2004/001820 entitled "A System for Water Treatment".

EXECUTION	1
Executed as a Deed,	
EXECUTED BY	
JOHN FOX	
in the presence of:	
	Signature of John Fox
	Signature of John Pox
m	\mathcal{J}
Signature of Witness:	
Michael Chang	
Name of Witness:	
Name of Withess.	
SIGNED for and on behalf of	
BUSHWATER PTY LTD by its duly	100
appointed officer in the presence of:	
	Signature of Authorised Officer
A > 000	
· couper	DOUGLAS YOUNG
Signature of Witness:	Name of Authorised Officer (please print)
SILL TAYNOR.	
Name of Witness:	

DATED:

20 July 2006

BETWEEN:

ERROL O'BRIEN

"O'Brien"

AND:

BUSHWATER PTY LTD (ACN 098 336 602)

"Bushwater"

DEED OF CONFIRMATION

This Deed is made the 20th day of July 2006.

BETWEEN:

ERROL O'Brien of 301 Oakey Flat Road, Morayfield, Queensland, 4506

"O'Brien"

AND:

BUSHWATER PTY LTD (ACN 098 336 602) of 3/105 Molesworth

Street, Lismore, New South Wales, 2480

"Bushwater"

BACKGROUND:

A. O'Brien was an employee of Bushwater.

- B. During the course of his working for Bushwater, O'Brien assisted in the development of Invention.
- C. The parties wish to confirm that all rights, title and interest in the Invention have vested entirely in Bushwater and have entered into this Deed to confirm such ownership.

IT IS AGREED:

1. CONFIRMATION AND ASSIGNMENT

- 1.1 The Parties hereby confirm that all rights, title and interest in the Invention have vested and vest in Bushwater and that O'Brien has no grounds to challenge or dispute, or assist a third party to challenge or dispute Bushwater's proprietorship of the Invention.
- 1.2 For the avoidance of any doubt, to the extent that there are any residual rights that have not vested in Bushwater, O'Brien hereby assigns to Bushwater all right, title and interest in:
 - (a) the Invention; and
 - (b) the Intellectual Property Rights.
- 1.3 O'Brien undertakes to do all acts and execute all documents necessary or desirable, as required by Bushwater, to complete registration of Bushwater as the owner of any registrable Intellectual Property Rights in respect of the Invention.
- 1.4 This Deed is governed by and is construed in accordance with laws of Queensland.
- 1.5 This Deed may consist of a number of counterparts and, if so, the counterparts when executed and taken together shall constitute one document.

2. DEFINITION

"Intellectual Property Rights"

Means the intellectual property rights in the Invention, being:

(a) Any rights in any patent application filed in respect of the Invention (the "Patent Application");

- (b) All copyright subsisting, whether now or at some time in the future, in any aspect of or relating to the Invention;
- (c) Any rights in any registered or registrable but unregistered or unregistrable design incorporating or relating to the Invention;
- (d) Any rights in any trade mark (whether registered or unregistered) including but not limited to any pending trade mark applications, relating to or used in conjunction with the Patent Application;
- (e) All other industrial or intellectual property rights of whatsoever nature and howsoever arising, directly relating to the Invention; and
- (f) Any rights in any licence or other applications or right to use, or grant the use of or apply for registration of, any of the rights referred to in any of the subparagraphs above.

"Invention"

Means both of the following inventions:

- (a) the invention the subject of PCT/AU2004/000965 entitled "Waster Water Treatment" and NZ patent application 545186, US patent application 10/564579, EP patent application 04737585.2, CA patent application 2532319, AU patent application 2004257891; and
- (b) the invention the subject of PCT/AU2004/001820 entitled 'A System for Water Treatment'.

EXECUTION	
Executed as a Deed,	
EXECUTED BY ERROL O'BRIEN in the presence of:	Signature of Errol O'Brien
Signature of Witness:	
Michael Chona Name of Witness:	
SIGNED for and on behalf of BUSHWATER PTY LTD by its duly appointed officer in the presence of:	}
Signature of Witness:) Signature of Authorised Officer \[\sum_{O(16/0.5)} \(\sum_{O(16/0.5)} \) Name of Authorised Officer (please print)
Name of Witness:	

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Fox et al.

Serial No.: 10/584,358

Filed: June 23, 2006

For: A SYSTEM FOR WATER

TREATMENT

Confirmation No.: Unknown

Examiner: Unknown

Group Art Unit:

Attorney Docket No.: 3276-7872US

NOTICE OF EXPRESS MAILING

Express Mail Mailing Label Number: EV 962535495 US

Person making Deposit: Di Sanders

Date of Deposit with USPS: March 2, 2007

STATEMENT ESTABLISHING PROPRIETARY INTEREST BY ENTITY SIGNING ON BEHALF OF NONSIGNING INVENTOR

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

BUSHWATER HOLDINGS PTY LTD., an Australian company, located at 53 Cordwell Road, Yandina, QLD 4561, Australia, is the party signing the Declaration for Patent Application (With Power of Attorney) for the above-identified patent application on behalf of the non-signing inventors, John Fox and Errol O'Brien, and hereby makes this statement as to the facts establishing proprietary interest.

As of the date of signing of the Declaration for Patent Application (With Power of Attorney), the proprietary interest of this invention belonged to:

Serial No. 10/584,358

BUSHWATER HOLDINGS PTY LTD. 53 Cordwell Road Yandina, QLD 4561 Australia

The proprietary interest of BUSHWASTER HOLDINGS PTY LTD., is established by the attached Deeds of Confirmation signed on July 20, 2006, by John Fox and Errol O'Brien, and Section 6.3 of the attached License Agreement dated November 30, 2001, between Bushwater Holdings Pty Ltd., as "Licensor," and Bushwater Pty Ltd., as "Licensee."

PROOF OF NEED TO PREVENT IRREPARABLE DAMAGE OR PRESERVE THE RIGHTS OF THE PARTIES

The present Patent Application was filed on June 23, 2006, and claims priority to Australian Patent Application 2003907125 filed on December 24, 2003. The deadline for filing in the United States was June 24, 2006; therefore, the filing date of June 23, 2006, must be received in order to maintain the claim of priority to Australian Patent Application 2003907125.

Dated 16/2/07 X

BUSHWATER HOLDINGS PTY LTD., an Australian company

By: DOUGlas Robin YOUNG
Its: DIRECTOR

Dated: 30th 11 2001

BUSHWATER HOLDINGS PTY LTD ACN 098 326 399

("Licensor")

BUSHWATER PTY LTD ACN 093 336 602 ("Licensec")

LICENCE AGREEMENT

LICENCE AGREEMENT

THIS AGREEMENT is made the

3。太

day of

November

2001.

BETWEEN

 BUSHWATER HOLDINGS PTY LTD ACN 098 326 399 of 3/105 Molesworth Street, Lismore, New South Wales, Australia ("Licensor")

AND

 BUSHWATER PTY LTD ACN 093 336 602 of 3/105 Molesworth Street, Lismore, New South Wales, Australia ("Licensee")

BACKGROUND

- A. The Licensor is the owner of certain patents, trademarks and trade secrets with respect to the manufacture and sale of Waterboy.
- B. The Licensee has requested a license to manufacture, market and sell the intellectual property.
- C. The Licensor has agreed to grant a licence to the Licensee on the following terms and conditions.

THE PARTIES AGREE:-

1. INTERPRETATION

1.1. Definitions

In this Agreement, unless the context otherwise requires:-

"Agreement" means this Agreement and any Schedule.

"Authorised Officer" means a director, secretary or manager.

"Business Day" means Monday, Tuesday, Wednesday, Thursday or Friday other than a day gazetted to be a holiday in Brisbane.

"Confidential Information" means:

- information about the business, customers, services and products of a party to this Agreement;
- the negotiation of and terms of this Agreement; and
- intellectual property of any kind belonging to a party including the right to apply for registration of intellectual property;

but excludes information which is in the public domain other than through a breach of this Agreement.

"Improvement" means an Improvement, enhancement, development, modification or adaptation of the Technology.

"Intellectual Property" means statutory and other proprietary rights in respect of the Trade Mark, any unregistered trade marks, Patents, unregistered or unregistrable Patents, moral rights, layouts, design rights, copyright, Confidential Information, know how and all other rights with respect to Intellectual Property as defined in Article 2 of the Convention establishing the World Intellectual Property Organisation of July 1967:

"Invention" means the Invention the subject of the Patent Rights.

"Patent Rights" means Patent Application PR8257, any patent resulting from that Patent Application and any continuation, continuation in part, division, reissue or substitution of any of them.

"Product" means any good or product (or any part of a good or product) which applies, or is made according to, all or any part of the Technology.

"Technical Information" means drawings, specifications, processes, techniques, samples, specimens, prototypes, designs, research and development results, test results and other technical and scientific information relating to the Invention, the Patent Rights or the Product, at any time disclosed (whether orally, electronically or in writing) to or otherwise obtained by the Licensee from the Licensor.

"Technology" means the Invention and the Patent Rights, the Technical Information and all Intellectual Property Rights (including without limitation present and future copyright) subsisting in the Technical Information or any material form of them.

"Term" means the period from the date of this Agreement until the expiry of the last of the Patent Rights.

"Territory" means the whole of the world.

"Trade Mark" means the registered Trademark No 796970 for the word only mark "Waterboy" in Class 40.

1.2. Interpretation of this Agreement

Unless expressed to the contrary:

- 1.2.1. the singular includes the plural and vice versa; and
- 1.2.2. if a word or phrase is defined, other parts of speech and grammatical forms of that word or phrase have corresponding definitions;
- 1.2.3. the word "person" includes a firm, unincorporated association, corporation and a government or statutory body or authority;
- 1.2.4. a consent or notice is to be in writing;
- 1.2.5. the word "including" when introducing a list of items does not limit the meaning of the words to which the list relates to those items or to items of a similar kind;
- 1.2.6. any gender includes the other genders;

- 1.2.7. a reference to a person includes legal personal representatives, successors and permitted assigns;
- 1.2.8. a reference to a statute, regulation, ordinance or code ("statutory provision") includes a reference to:
 - 1.2.8.1. that statutory provision as amended or re-enacted from time to time; and
 - 1.2.8.2. a statute, regulation or provision enacted in replacement of that statutory provision;
- 1.2.9. a reference to a right includes a benefit, remedy, discretion, authority or power;
- 1.2.10. a reference to an obligation includes a warranty or representation and a reference to a failure to observe or perform an obligation includes a breach of warranty or representation;
- 1.2.11. a reference to time is to local time in Queensland;
- 1.2.12. \$ or "dollars" is a reference to the lawful currency of Australia;
- 1.2.13. the word "writing" includes any mode of representing or reproducing words in tangible and permanently visible form and includes facsimile and email transmissions;
- 1.2.14. a reference to any thing includes a part of that thing;
- 1.2.15. a party, clause or schedule is a reference to a party, clause or schedule of or to this Agreement;
- 1.2.16. a reference to this Agreement or another instrument includes any variation or replacement of either of them;
- 1.2.17. the word "day" means calendar day and the word "month" means calendar month;
- 1.2.18. if any period of time expires on a Saturday, Sunday or gazetted holiday for the City of Brisbane, then the period will be taken to expire on the next Business Day; and
- 1.2.19. the word "year" means a calendar year of 365 or 366 days as the case may be.

1.3. Headings

Headings do not affect the interpretation of this Agreement.

2. GRANT OF LICENCE

The Licensor hereby grants to the Licensec an exclusive licence (including the right to grant sub-licences) for the Territory during the Term to:

2.1. exploit the Invention and the Patent Rights; and

2.2. use, reproduce, modify and adapt the Technology and all Intellectual Property rights in respect of it, on the terms of this Agreement for all purposes including manufacture, distribution, marketing and sale.

3. PAYMENT

In consideration of the grant of the licence under clause Error! Reference source not found, the Licensee must pay to the Licensor \$10.00 on the date of this Agreement and must pay the Licensor (or at the direction of the Licensor) the direct cost of obtaining and maintaining the Patent Rights and the Licensee indemnifies the Licensor from and against all such costs and expenses.

4. GENERAL OBLIGATIONS OF THE LICENSEE

- 4.1. The Licensee must:
 - 4.1.1. use its best efforts to sell and market the Products in the Territory and commercially exploit the Technology in the Territory;
 - 4.1.2. comply with all laws, acts, regulations, orders or directives of authorities relating to the distribution, sale, supply or manufacture of the Product;
 - 4.1.3. at its own expense undertake and be responsible for applying for, obtaining and maintaining all statutory, regulatory, administrative or Governmental approvals, consents and registrations required by law to be obtained in connection with the manufacture, use, sale or supply of Products or the exploitation of the Technology in the Territory.

5. INDEMNITY INSURANCE AND EXCLUSION OF WARRANTIES

- 5.1. The Licensee makes and sell the Products and exploits the Technology at the Licensee's own risk.
- 5.2. The Licensee indemnifies the Licensor and its representatives from and against all actions, claims, loss, damage, costs and expenses howsoever and wheresoever arising (whether during or after the Term of this Agreement) suffered or incurred by the Licensor arising directly or indirectly from or in respect of:
 - 5.2.1. the manufacture, sale, marketing or supply of any Products by or on behalf of the Licensee or any sublicensee;
 - 5.2.2. the use by any person of any Products; or
 - 5.2.3. the exercise by the Licensee of any of its rights under this Agreement.
- 5.3. The Licensee must take out, maintain and keep current in respect of the manufacture, sale, marketing or use of Products:
 - 5.3.1. adequate Product liability insurance; and
 - 5.3.2. appropriate third party and other insurance,

each from an insurer acceptable to the Licensor. The Licensee must make copies of and give certificates of currency for these policies to the Licensor upon request.

6. OWNERSHIP OF INTELLECTUAL PROPERTY AND IMPROVEMENTS

- 6.1. All Intellectual Property in and to the Technology belong to and remain vested in the Licensor.
- 6.2. Each party must on a regular basis and in any event not less than once every six months disclose to the other party reasonable details of any Improvement made or acquired by that party.
- 6.3. If an Improvement is made or developed by the Licensee, all Intellectual Property rights in the Improvement belong to the Licensor; and
 - 6.3.1. the Licensee hereby assigns to the Licensor such Intellectual Property; and
 - 6.3.2. the Improvement will thereupon be deemed to be part of the Technology licensed under this Agreement.

7. INTELLECTUAL PROPERTY RIGHTS AND INFRINGEMENT

- 7.1. The Licensee acknowledges and agrees that all Intellectual Property in and to the Technology is owned solely by the Licensor. Except as is expressly provided, nothing in this Agreement is intended to convey to the Licensee any Intellectual Property in or to the Technology.
- 7.2. The Licensor warrants that as far as it is aware, the Technology is valid and non infringing, and that the exploitation of the Patents and the exercise of Intellectual Property rights in the other technology or the manufacture, sale, marketing or other dealing in Products by or on behalf of the Licensee are not or will not be an infringement of the rights (including Intellectual Property rights) of a third party.
- 7.3. The Licensor excludes all liability to the Licensee in respect of the ability of the Licensee to use the Technology, the quality or performance of Products manufactured by or on behalf of the Licensee or any sublicensee or the claims of third parties arising from the use of the Products or Technology.
- 7.4. The Licensee must promptly and fully inform the Licensor in writing of:
 - 7.4.1. any infringement or threatened infringement of the Intellectual Property in and to the Technology (or any aspect of it);
 - 7.4.2. any unauthorised use of or exercise of Intellectual Property rights in the Technology; and
 - any attack or threatened attack on the grant or validity of any Patent or a party's rights to use the Invention as contemplated by this Agreement,

which may come to that party's attention.

- 7.5. The Licensee must not directly or indirectly:
 - 7.5.1. at any time challenge, contest, deny or assist any other person to challenge, contest or deny the validity of the Patent Rights (including any patent or claim within them) the right or title of the Licensor to the Patents or the grant of a patent pursuant to any patent application within the Patent Rights; or

7.5.2. oppose any application by the Licensor for an extension of the term of the Patent Rights,

and if it does so, the Licensor may at any time immediately terminate this Agreement by notice in writing.

8. TERMINATION

Without limiting any other rights it may have, a party may terminate this Agreement at any time by giving notice of termination to the other party if that other party:

- 8.1. fails to pay when due any amount payable under this Agreement and continues the default for a period of 14 days after receipt of a notice requiring payment;
- 8.2. is in breach of any of its other obligations under this Agreement and, if that breach is capable of remedy, does not rectify that breach within 30 days after receipt of a notice to remedy the breach;
- 8.3. is unable to pay its debts as they fall due, makes or commences negotiations with a view to making a general rescheduling of its indebtedness, a general assignment, scheme arrangement or composition with its creditors;
- 8.4. takes any corporate action or any steps are taken or legal proceedings are started for:
 - 8.4.1. its winding up, dissolution, liquidation or reorganisation other than to reconstruct or amalgamate whilst solvent on terms approved by the other party (which approval will not be unreasonably withheld); or
 - 8.4.2. the appointment of a controller, receiver, administrator, official manager, trustee or similar officer of it or any of its revenue and assets; or
- 8.5. seeks protection or is granted protection from its creditors under any applicable legislation.

Upon termination of this Agreement, this Agreement and all further rights and obligations under it are at an end.

9. ASSIGNMENT AND SUBLICENSING

- 9.1. The Licensee must not except with the prior consent in writing of the Licensor, assign, transfer, mortgage or part with any of its rights under this Agreement.
- 9.2. The Licensee may sublicence its rights under this Agreement on such terms as it deems fit.

10. NOTICES

- 10.1. A communication in connection with this Agreement:
 - 10.1.1. may be given by an Authorised Officer of the relevant party or the solicitors for the relevant party;
 - 10.1.2. must be in writing; and

- ordinary post to the address of the addressee in Australia, or sent by prepaid ordinary post to the address of the addressee in Australia or sent by facsimile to the facsimile number of the addressee in Australia.
- 10.2. Unless a later time is specified in it, a communication takes effect from the time it is actually received or taken to be received.
- 10.3. A communication is taken to be received
 - in the case of delivery by hand, on the day of delivery if delivered by 5.00 pm on a Business Day, otherwise on the next Business Day;
 - in the case of delivery by post, if posted in Australia on the third Business Day after posting or if posted outside Australia on the seventh Business Day after posting; and
 - in the case of a facsimile, on the day shown on the transmission report produced by the machine from which the facsimile was sent which indicates that the facsimile was sent in its entirety to the facsimile number of the recipient but if the time of transmission is after 5:00 pm on a Business Day the facsimile is to be taken to be received on the following day.
- 10.4. Until a party notifies otherwise, addresses for service of communication are as follows:-

Name:

Bushwater Holdings Pty Ltd

Address:

3/105 Molesworth Street, Lismore, New South Wales

Telephone:

Facsimile:

Name:

Bushwater Ptv Ltd

Address:

3/105 Molesworth Street, Lismore, New South Wales

Telephone:

Facsimile:

10.5. Without preventing any other mode of service, any originating process in an action in respect of this Agreement may be served on a party by being delivered to or left for that party at its address for service of notices under this clause.

11. MISCELLANEOUS

Time of the essence

11.1. In every circumstance, time is of the essence of this Agreement.

Governing Law and Jurisdiction

11.2. This Agreement is to be governed and determined in accordance with the law of the State of Queensland and the parties must submit to the jurisdiction of the Courts of that State.

Entire Agreement

11.3. This Agreement constitutes the entire agreement of the parties about its subject matter and any previous agreements, undertakings, negotiations, representations and warranties cease to have any effect from the date of this Agreement.

Waiver and Variation

- 11.4. A provision of or a right created by this Agreement may not be waived or varied except in writing.
- 11.5. A party's failure or delay to exercise a right does not operate as a waiver of that right.
- 11.6. The exercise of a right does not preclude its future exercise or the exercise of any other right.
- 11.7. The waiver of a right will be effective only in respect of the specific instance to which it relates and for the specific purpose for which it is given

Remedies Cumulative

11.8. The rights provided in this Agreement are cumulative with and not exclusive of the rights provided by law or in equity independently of this Agreement.

Preservation of accrued rights

- 11.9. The expiration, termination or determination of this Agreement:
 - 11.9.1. will not affect the provisions expressed or implied to operate or have effect after expiration, termination or determination; and
 - 11.9.2. will be without prejudice to any right of action already accrued to a party in respect of a breach of this Agreement by another party.

Invalidity

11.10. If any term of this Agreement is invalid for any reason, that invalidity will not affect the validity or operation of any other term of this Agreement except to the extent necessary to give effect to that invalidity.

Counterparts

11.11. This Agreement may consist of a number of counterparts and the counterparts taken together constitute one and the same instrument.

Exchange by facsimile

11.12. The exchange of executed counterparts by facsimile will create a binding agreement.

Joint and several liability

- 11.13. An agreement, representation or warranty in favour of two or more persons is for the benefit of them jointly and severally.
- 11.14. An agreement, representation or warranty on the part of two or more persons binds them jointly and severally.

Act or omission

- 11.15. In this Agreement, reference to an act or omission by a party includes:-
 - 11.15.1. if a party comprises more than one person, an act or omission by any one or more of those persons;
 - 11.15.2. the permitting or allowing by a party of an act or omission; and
 - an act or omission of an employee (whether or not acting within the scope of his employment), agent, contractor or invitee of a party.

Non-merger

11.16. The provisions contained in this Agreement survive and do not merge on completion.

No partnership

11.17. None of the provisions of this Agreement are to be taken to constitute a partnership between the parties.

Survival of Indemnities

11.18. Each indemnity in this Agreement is a continuing obligation, separate and independent from the other obligations of the parties and survives termination of this Agreement.

Enforcement of Indemnities

11.19. It is not necessary for a party to incur expense or make payment before enforcing a right of indemnity conferred by this Agreement.

Further Assurances

11.20. Each party must execute the documents and do everything necessary or appropriate to bind it under and to give effect to this Agreement and must use its best endeavours to cause relevant third parties to do likewise.

Consent

11.21. A party must not unreasonably withhold its approval or consent unless this Agreement expressly provides otherwise.

12. CONFIDENTIAL INFORMATION

- 12.1. Each party must:
 - 12.1.1. treat the Confidential Information as secret and confidential;
 - 12.1.2. not use the Confidential Information for any purpose other than the performance of its obligations under this Agreement;
 - 12.1.3. not copy, reproduce, make records of or take extracts from Confidential Information except as is reasonably necessary to enable a party to perform its obligations under this Agreement; and

- 12.1.4. not directly or indirectly disclose the Confidential Information to any person.
- 12.2. Clause 12.1.4 does not apply to:
 - 12.2.1. disclosure required by law or the listing rules of the Australian Stock Exchange Limited;
 - disclosure to employees of a party who have agreed in writing to abide by the terms of clause 12.1; or
 - 12.2.3. disclosure to a party's legal, accounting or financial advisors under a duty of confidentiality.

13. STAMP DUTY AND COSTS

- 13.1. All stamp duty and registration fees payable on this Agreement and on any instruments of transfer, deeds, agreements or other documents referred to in or contemplated by this Agreement must be paid by the Licensec. The Licensec must indemnify and keep indemnified all other parties to this Agreement with respect to those costs and any consequential costs.
- 13.2. Except as otherwise provided in this Agreement, the parties must bear their own legal costs and disbursements incurred in the preparation and execution of this Agreement.

14. GOODS AND SERVICES TAX

- 14.1. "GST" and any other terms defined in A New Tax System (Goods and Services Tax) Act 1999 and any associated legislation (the "GST Law") have the same meaning when used in this clause.
- 14.2. All amounts set out in this Agreement are exclusive of any GST payable.
- 14.3. If a taxable supply for the purposes of the GST Law is made under this Agreement, the consideration for that taxable supply will be increased by an amount calculated as A x R.

where A = the consideration payable for the supply apart from this clause; and R = the rate of GST applicable to the supply.

- 14.4. The recipient of a taxable supply must pay the increase in consideration calculated under clause 14.3 on the later of:
 - 14.4.1. the day the consideration for the taxable supply is payable under this Agreement; and
 - 14.4.2. the day the supplier gives a tax invoice for the taxable supply to the recipient of the supply.
- 14.5. If at any time and for any reason a party's registration under the GST Law is cancelled with effect from a date prior to a taxable supply being made by that party under this Agreement, the supplier must refund to the recipient of the supply any amount paid under clause 14.3.

14.6. This clause does not merge on or by completion of this Agreement.

EXECUTED as an Agreement.	
EXECUTED by BUSHWATER ROLDINGS PTY LTD ACN 098 326 399 in accordance with the Corporations Law and signed by:))))
) [Affix Seal if applicable]
Director	Director/Communication
marker Ali 14	Director/Secretary
Full name of Director	Full name of Director/Secretary
Sole Director and Sole Secretary	Full name of Sole Director and Sole Secretary
EXECUTED by BUSHWATER PTY LTD ACN 093 336 602 in accordance with the Corporations Law and signed by:)))
)) [Affix Seal if upplicable]
Director	Director/Secretary
Full name of Director	Full name of Director/Secretary
Sole Director and Sole Secretary	Full name of Sole Director and Sole Secretary

DATED:

20 July 2006

BETWEEN:

JOHN FOX

"Fox"

AND:

BUSHWATER PTY LTD (ACN 098 336 602)

"Bushwater"

DEED OF CONFIRMATION

This Deed is made the 20th day of July 2006.

BETWEEN:

JOHN FOX of 5/21 Maple Street, Maleny, Queensland, 4552

"Fox"

AND:

BUSHWATER PTY LTD (ACN 098 336 602) of 3/105 Molesworth

Street, Lismore, New South Wales, 2480

"Bushwater"

BACKGROUND:

A. Fox entered into an agreement with Bushwater to perform certain work.

- B. During the course of his working for Bushwater, Fox assisted in the development of Invention.
- C. The parties wish to confirm that all rights, title and interest in the Invention have vested entirely in Bushwater and have entered into this Deed to confirm such ownership.

IT IS AGREED:

1. CONFIRMATION AND ASSIGNMENT

- 1.1 The Parties hereby confirm that all rights, title and interest in the Invention have vested and vest in Bushwater and that Fox has no grounds to challenge or dispute, or assist a third party to challenge or dispute Bushwater's proprietorship of the Invention.
- 1.2 For the avoidance of any doubt, to the extent that there are any residual rights that have not vested in Bushwater, Fox hereby assigns to Bushwater all right, title and interest in:
 - (a) the Invention; and
 - (b) the Intellectual Property Rights.
- 1.3 Fox undertakes to do all acts and execute all documents necessary or desirable, as required by Bushwater, to complete registration of Bushwater as the owner of any registrable Intellectual Property Rights in respect of the Invention.
- 1.4 This Deed is governed by and is construed in accordance with laws of Queensland.
- 1.5 This Deed may consist of a number of counterparts and, if so, the counterparts when executed and taken together shall constitute one document.

2. DEFINITION

"Intellectual Property Rights"

Means the intellectual property rights in the Invention, being:

(a) Any rights in any patent application filed in respect of the Invention (the "Patent Application");

- (b) All copyright subsisting, whether now or at some time in the future, in any aspect of or relating to the Invention;
- (c) Any rights in any registered or registrable but unregistered or unregistrable design incorporating or relating to the Invention;
- (d) Any rights in any trade mark (whether registered or unregistered) including but not limited to any pending trade mark applications, relating to or used in conjunction with the Patent Application;
- (e) All other industrial or intellectual property rights of whatsoever nature and howsoever arising, directly relating to the Invention; and
- (f) Any rights in any licence or other applications or right to use, or grant the use of or apply for registration of, any of the rights referred to in any of the subparagraphs above.

"Invention"

Means the invention the subject of PCT/AU2004/001820 entitled "A System for Water Treatment".

m>4 m 4			
EXEC	UTION		
Execu	ted as a Deed,		
EXEC JOHN	UTED BY)	
	presence of:)	
_)	Signature of John Fox
/h		,	
Signat	ture of Witness:		
Mic	hael Chong		
Name	of Witness:		
	ED for and on behalf of)	· · · · · · · · · · · · · · · · · · ·
	WATER PTY LTD by its duly ated officer in the presence of:)	118
арроп	ited officer in the presence of.)	
	•	ĺ	Signature of Authorised Officer
<u>, </u>	bouler		Doublas young
Signat	yre of Witness:		Name of Authorised Officer (please print)
$\overline{\vee}$	JILL TAYNOR.		
Name	of Witness:		

DATED:

20 July 2006

BETWEEN:

ERROL O'BRIEN

"O'Brien"

AND:

BUSHWATER PTY LTD (ACN 098 336 602)

"Bushwater"

DEED OF CONFIRMATION

This Deed is made the 20th day of July 2006.

BETWEEN:

ERROL O'Brien of 301 Oakey Flat Road, Morayfield, Queensland, 4506

"O'Brien"

AND:

BUSHWATER PTY LTD (ACN 098 336 602) of 3/105 Molesworth

Street, Lismore, New South Wales, 2480

"Bushwater"

BACKGROUND:

A. O'Brien was an employee of Bushwater.

- B. During the course of his working for Bushwater, O'Brien assisted in the development of Invention.
- C. The parties wish to confirm that all rights, title and interest in the Invention have vested entirely in Bushwater and have entered into this Deed to confirm such ownership.

IT IS AGREED:

1. CONFIRMATION AND ASSIGNMENT

- 1.1 The Parties hereby confirm that all rights, title and interest in the Invention have vested and vest in Bushwater and that O'Brien has no grounds to challenge or dispute, or assist a third party to challenge or dispute Bushwater's proprietorship of the Invention.
- 1.2 For the avoidance of any doubt, to the extent that there are any residual rights that have not vested in Bushwater, O'Brien hereby assigns to Bushwater all right, title and interest in:
 - (a) the Invention; and
 - (b) the Intellectual Property Rights.
- 1.3 O'Brien undertakes to do all acts and execute all documents necessary or desirable, as required by Bushwater, to complete registration of Bushwater as the owner of any registrable Intellectual Property Rights in respect of the Invention.
- 1.4 This Deed is governed by and is construed in accordance with laws of Queensland.
- 1.5 This Deed may consist of a number of counterparts and, if so, the counterparts when executed and taken together shall constitute one document.

2. DEFINITION

"Intellectual Property Rights"

Means the intellectual property rights in the Invention, being:

(a) Any rights in any patent application filed in respect of the Invention (the "Patent Application");

- (b) All copyright subsisting, whether now or at some time in the future, in any aspect of or relating to the Invention;
- (c) Any rights in any registered or registrable but unregistered or unregistrable design incorporating or relating to the Invention;
- (d) Any rights in any trade mark (whether registered or unregistered) including but not limited to any pending trade mark applications, relating to or used in conjunction with the Patent Application;
- (e) All other industrial or intellectual property rights of whatsoever nature and howsoever arising, directly relating to the Invention; and
- (f) Any rights in any licence or other applications or right to use, or grant the use of or apply for registration of, any of the rights referred to in any of the subparagraphs above.

"Invention"

Means both of the following inventions:

- (a) the invention the subject of PCT/AU2004/000965 entitled "Waster Water Treatment" and NZ patent application 545186, US patent application 10/564579, EP patent application 04737585.2, CA patent application 2532319, AU patent application 2004257891; and
- (b) the invention the subject of PCT/AU2004/001820 entitled 'A System for Water Treatment'.

	EXECUTION	
	Executed as a Deed,	,
/	EXECUTED BY ERROL O'BRIEN in the presence of: Signature of Witness: Michael Chong Name of Witness:	E.W. O'Brien. Signature of Errol O'Brien
	Name or witness:	
	SIGNED for and on behalf of) BUSHWATER PTY LTD by its duly) appointed officer in the presence of:)	The state of Authorized Office
	Signature of Witness:	Signature of Authorised Officer **DOCIGIOS GOUNG** Name of Authorised Officer (please print)
	Name of Witness:	





IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Fox et al.

Serial No.: 10/584,358 Filed:

Title:

June 23, 2006

A SYSTEM FOR WATER TREATMENT

Examiner:

Unknown

Group Art Unit:

Unknown

Attorney Docket No.: 3276-7872US

POWER OF ATTORNEY BY ASSIGNEE AND CERTIFICATE UNDER 37 CFR § 3.73(b)

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Bushwater Holdings Pty Ltd., an Australian company, assignee of the entire right, title and interest by assignment from the inventors in the above-identified application, and subsequent assignment from Bushwater Pty Ltd., an Australian company, hereby appoints the Registered Practitioners associated with <u>Customer Number 24247</u> as its attorneys with full power of substitution to prosecute this application and all applications claiming filing date priority therefrom and to transact all business in the U.S. Patent and Trademark Office in connection therewith.

The above-identified assignee hereby elects, pursuant to 37 C.F.R. § 3.71, to conduct the prosecution of the above-identified patent application to the exclusion of the inventor(s).

	A chain of title from the inventor(s) of the above-identified patent app	lication to the above-identified assignee is shown:
	☐ In an assignment recorded in the U.S. Patent and Trademark Office	e at Reel Frame
Bushwater	☐ In Deeds of Confirmation signed by John Fox and Errol O'Brien, or Pty Ltd., as Licensee, and Bushwater Holding Pty Ltd., as Licensor, tr	
dentified	The undersigned has reviewed the above-identified documents and, assignee.	to the best of his knowledge and belief, title is in the above-
assignee, a	The undersigned further avers that he is empowered to make and s and to take the action set forth herein on its behalf.	gn the foregoing certification on behalf of the above-identified
	Please direct all communications regarding the above-identified applied	eation to:
	Edgar R. Cataxino	•
	TRASKBRITT	
	P.O. Box 2550	
	Salt Lake City, UT 8	
	Telephone: (801) 532	
	Fax: (801) 531-91	68
	Re	espectfully submitted,
	· RI	JSHWATER HOLDINGS PTY LTD.,
		Australian company
	1/12/07 V	X
Date:	$10/\alpha/0/$	·
	N:	ame: DOUGLAS R. YOUNG X
	Its	DIRECTOR

Document in ProLaw



DECLARATION FOR PATENT APPLICATION (WITH POWER OF ATTORNEY)

As an inventor named below or on any attached continuation page, I hereby declare that:
My residence, post office address and citizenship are as stated next to my name.
I believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled A SYSTEM FOR WATER TREATMENT, the specification of which (check one):

	is attached hereto.	·	
	was filed on	as United States application serial no	and
	was amended on		-
\boxtimes	was filed on December	23, 2004 as PCT international application no.	
	PCT/AU2004/001820.	••	

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose to the U.S. Patent and Trademark Office all information known to me to be material to the patentability of the subject matter claimed in this application, as "materiality" is defined in Title 37, Code of Federal Regulations § 1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, § 119(a)-(d) or § 365(b) of any foreign application(s) for patent or inventor's certificate or § 365(a) of any PCT international application(s) designating at least one country other than the United States of America listed below and on any attached continuation page and have also identified below and on any attached continuation page any foreign application for patent or inventor's certificate or any PCT international application(s) designating at least one country other than the United States of America having a filing date before that of the application(s) on which priority is claimed.

Prior foreign/PCT application(s):

2003907125	Australia	12/24/2003	X	Claimed
(number)	(country)	(day/month/year filed)	Yes	No
(number)	(country)	(day/month/year filed)	Yes	No

I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s) or § 365(c) of PCT international application(s) designating the United States of America listed below and on any attached continuation page and, insofar as the subject matter of each of the claims of this application is not disclosed in any such prior application in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose to the U.S. Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations § 1.56 which became available

DECLARATION FOR PATENT APPLICATION (continuation page)

Invention Title: A SYSTEM FOR WATE		al or PCT international filing date of
this application:	r approacion and the nation	ar or 1 c.1 international filling date of
(application serial no.)	(filing date)	(status-pending, patented or abandoned)
(application serial no.)	(filing date)	(status-pending, patented or abandoned)
I hereby claim the benefit u provisional application(s) listed bel		Code, § 119(e) of any United States
(provisional application no.)	(filing date)	_
		d with Customer Number 24247 to tent and Trademark Office connected
Address all correspondence to: <u>Ed</u> associated with Customer Numbe		e no. (801) 532-1922, at the address
	TRASKBRITT, PC P.O. Box 2550 Salt Lake City, Utah 8	4110
statements made on information an	d belief are believed to be t t willful false statements an er Section 1001 of Title 18	
Full name of first joint inventor: Jo	ohn Fox (non-signing inven	tor -completed on added page)
Inventor's signature		ate
Residence: Maleny QLD, Australi Citizenship: Australian	a	
Post Office Address: 5/21 Maple S	Street, Maleny QLD 4552, A	AUSTRALIA

DECLARATION FOR PATENT APPLICATION

(continuation page)

Post Office Address: 301 Oakey Flat Road, Morayfield QLD 4506, AUSTRALIA

Invention Title: A SYSTEM FOR WATER TREATMENT	
Full name of second joint inventor: Errol O'Brien (non-signage)	gning inventor –completed on added
Inventor's signature	Date

DECLARATION FOR PATENT APPLICATION

(continuation page)

Invention Title: A SYSTEM FOR WATER TREATMENT

ADDED PAGE TO DECLARATION FOR PATENT APPLICATION (WITH POWER OF ATTORNEY) FOR SIGNATURE BY PERSON WITH SUFFICIENT PROPRIETARY INTEREST WHERE NO INVENTOR IS AVAILABLE TO SIGN AND ON BEHALF OF ALL THE INVENTORS WHO REFUSE TO SIGN OR CANNOT BE REACHED (37 C.F.R. § 1.47(b))

BUSHWATER HOLDINGS PTY LTD., an Australian company, located at 53 Cordwell Road, Yandina, QLD 4561, Australia, hereby declares that:

- I. It has sufficient proprietary interest in the invention described above.
- II. By virtue of this proprietary interest, it is signing this declaration on behalf of, and as agent for:

John Fox, non-signing inventor who refused to sign

Residence: Maleny QLD, Australia

Citizenship: Australian

Last Known Address: Post Office Address: 5/21 Maple Street

Maleny QLD 4552, AUSTRALIA

and

Errol O'Brien, non-signing inventor who refused to sign

Residence: Morayfield QLD, Australia

Citizenship: Australian

Last Known Address: Post Office Address: 301 Oakey Flat Road

Morayfield QLD 4506, AUSTRALIA

- III. Upon information and belief, the officer signing below avers those facts that the inventors are required to state (37 C.F.R. § 1.64(b)).
- IV. Accompanying this declaration is:
 - 1. A Petition by Entity Having Proprietary Interest to File Application on Behalf of Inventors Who Refuse to Sign (37 C.F.R. § 1.47(b)).
 - 2. A Statement of Facts in Support of the Petition
 - 3. A Statement Establishing Proprietary Interest
 - 4. The Petition Fee of \$200.00 set forth in C.F.R. Section 1.17(g)

DECLARATION FOR PATENT APPLICATION

(continuation page)

Invention Title: A SYSTEM FOR WATER TREATMENT

Dated 16/2/07X

BUSHWATER HOLDINGS PTY LTD., an Australian company, on behalf of and as agent for John Fox, an inventor who refused to sign

Its: DIREC

Dated 16/2/07 ×

BUSHWATER HOLDINGS PTY LTD., an Australian company, on behalf of and as agent for Errol O'Brien, an inventor who refused to sign

Its: BUSH' DIRECTOR

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